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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/002,770	11/15/2001	Jerry Gordon Enns	902-1-1-1	4338
23898 75	590 05/19/2004		EXAMINER	
VINCENT L. CARNEY LAW OFFICE P.O. BOX 80836 LINCOLN, NE 68501-0836			GREEN, CHR	ISTY MARIE
			ART UNIT	PAPER NUMBER
			3635	
			DATE MAIL ED: 05/10/2007	4

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
Office Action Comme	10/002,770	ENNS, JERRY GORDON				
Office Action Summary	Examiner	Art Unit				
	Christy M Green	3635				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1) Responsive to communication(s) filed on <u>05 March 2004</u> .						
·						
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under Ex	k parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.				
Disposition of Claims						
 4) Claim(s) 1-16 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw. 5) Claim(s) is/are allowed. 6) Claim(s) 1-16 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or 						
Application Papers	·					
9) The specification is objected to by the Examiner.						
10) The drawing(s) filed on is/are: a) accept		Examiner.				
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction						
11) The oath or declaration is objected to by the Exa	miner. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign p a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureau (* See the attached detailed Office action for a list of	have been received. have been received in Application y documents have been received (PCT Rule 17.2(a)).	on No d in this National Stage				
Attachment(s)						
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary (Paper No(s)/Mail Dat 5) Notice of Informal Pa 6) Other:					

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DETAILED ACTION

This is a second office action for serial number 10/002770, entitled Utility Pole Erection, filed on November 15, 2001.

Response to Amendment

In response to the examiners office action mailed November 3, 2003, applicant has amended claims 1, 2, 5, 6, 9 –13 and added claims 14-16.

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 15 and 16 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 15 and 16 recites the limitation "said arm" in line 1; and "an arm" in line 2, respectively. There is insufficient antecedent basis for this limitation in the claim. Since the previous claims have been amended to remove the limitations "arm" and add the limitation, "movable connecting member" as in claims 11 and 12, there is a lack of antecedent basis for the limitation an arm, since it was removed. It is unclear if this limitation is supposed to be another part of the invention or if it is supposed to be the movable connecting member. Clarification should be made, and until then, the

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examiner interprets the arm within the claims to be the movable connecting member as previously amended.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 11 and 12 stand rejected under 35 U.S.C. 102(b) as being anticipated by Crookham.

Crookham discloses an apparatus comprising a hydraulic pump (54) at least one hydraulic cylinder (40,52) having a piston connected to a first at least partly tubular section and having a piston rod (where 52 points to and see attached figure 18) at least one bracket (48,50) at least one movable connecting member (32) the movable connecting member (32) being connected at one location on the movable connecting member (by 36) to the piston rod (by 20, or 36 – see attached figure 18) of the at least one hydraulic cylinder (40) and at any of a plurality of other locations on the movable connecting member (by 44) to the at least one bracket (48,50) whereby the sections may be pulled together (figure 5, 11 and 18); the at least one bracket including means for fastening (66, 67) the at least one bracket to one of the at least plurality of tubular sections; and, at least one of the bracket (as shown in figure 14 – "48") and movable connecting member (32) has a plurality of cam surfaces (as shown in figure 14 "34"), the movable connecting member (32)

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including at least one gripping means (80 – where 42 points to – figure 14) for connecting to the bracket (48, 50) on a retraction stroke (by 76) of the hydraulic cylinder (52).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-8 and 14-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Crookham, US Patent # 5,794,387 in view of McMullin, US patent # 2,980,456, Thirmann, US Patent # 4,362,451 and further in view of Marostica et al, US patent # 3,933,261 and Gordin et al. US patent # 6,398,392.

Crookham discloses the claimed invention a method of erecting **a** utility pole comprising the steps of fabricating a plurality of tubular sections (interpreted to be a pole with a plurality of sections, since Crookham states that the pole can be of other types of poles and bases that are also included within the scope of what the invention can be used with-column 5, lines 15-16) of utility poles each having at least a portion tapered (column 4, lines 62-63), the diameter of at least one of the plurality of tubular sections being larger than the diameter of another (12, 14 - figures 8-11); erecting the utility pole (col. 1, lines 19-20); attaching at least one hydraulic cylinder/apparatus (52) having a piston rod (obvious and well known in the art that a hydraulic cylinder will have

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a piston rod of some sort in order to provide differential pressure of the means [i.e. fluid, grease or air] within the hydraulic cylinder), to at least a first section of a utility pole (14 - figure 5), attaching a/the bracket (74) to a second section of a utility pole (12), connecting the piston rod (obviously within the cylinder) of the cylinder/apparatus (52) to an arm (32), connecting the arm (32) to the bracket (figure 5 - by 66), pulling the first and second sections (12, 14) together by activating the hydraulic cylinder (40,52) to change the position of the arm (column 5, lines 39-40 and column 6, lines 3-8); resetting the arm (column 7, lines 59-65) between pulling strokes; moving the arm (32) away from a gripping member (26) and dropping it onto the gripping member (figures 11 and 12).

In regards to claims 14-16, Crookman also teaches the step of connecting a piston rod (see attached figure 18) of the cylinder (40, 52) to a flexible member (80 by 50), connecting the flexible member (80) to the bracket (50), pulling the first and second sections (12, 14) together by activating the hydraulic cylinder (40, 52) to change positions of the flexible member (80 – figure 9-11); resetting the arm (interpreted to be 32) without manually adjusting the apparatus between strokes (by the hydraulic cylinder – column 7, lines 45-49); automatically resetting a position (between figures 9, 10 and 11) with respect to the bracket (48, 50) of an arm (32) that is connected to move with a piston rod (see attached figure 18) during one of an extension and retraction of the piston rod between strokes without manually adjusting the apparatus (by the hydraulic cylinder – column 7, lines 45-54).

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Although Crookman teaches that It would have been obvious to one having ordinary skill in the art at the time the invention was made to provide the steps of bringing the at least one of the plurality of tubular sections and the another of the plurality of the tubular sections to a site for erection [obvious for the construction of the pole or column to occur (column 1, lines 13-24)], it is further taught by Marostica et al. and it would have been obvious to one having ordinary skill in the art at the time the invention was made to provide a construction machine with implementing the step with of bringing the at least one of the plurality of tubular sections and the another of the plurality of the tubular sections to a site for erection with the method steps on Crookman in order to decrease the cost of operation, reduce the number of operators required for performing tasks on-site (column 1, lines 54-56 and column 2, lines 23-26).

Although Crookman teaches the step of pulling the **at least one and the another** tubular sections together with an apparatus (10, 28) that provides short repeated pulling strokes (by 40 and 52) **prior to erecting the utility pole** (by 54-60); it is further taught by Gordin et al. that portion of the pole are shipped in partial assembled form and then assemble the remainder on-site. It would have been obvious to one having ordinary skill in the art at the time the invention was made to provide this step as taught by Gordin with the method steps of Crookman in order to provide an efficient way to install a pole (column 5, lines 55-61).

McMullin teaches that it is known in the art to provide the step of fabricating a plurality of tubular sections of utility poles each having at least a portion tapered (column 2, lines 17-22), it would have been obvious to one having ordinary skill in the

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art at the time the invention was made to modify the step of fabricating a plurality of tubular sections of utility poles of McMullin with the pole in Crookham, in order to allow the sections to slide for a limited distance within the adjacent larger section and to provide an improved pole which may be used to push, pull or twist work located at a distance from the ground without danger of the pole collapsing (column 1, lines 60-69).

Thiermann teaches that it is known in the art that a piston rod is gradually retracted by releasing the hydraulic pressure periodically from the hydraulic cylinder to allow the pole, it would have been obvious to one having ordinary skill in the art at the time the invention was made to provide the step of pulling the tubular sections together with an apparatus that provides short repeated pulling strokes without manually adjusting the apparatus between strokes of Thiermann with the apparatus of Crookham in order to allow the pole to descend into the hole without manually adjusting it (column 5, lines 17-21).

Claims 9 and 10 are rejected under 35 U.S.C. 103(a) as being unpatentable over McMullin, US Patent # 2,980,456 in view of Marostica et al.

McMullin discloses the claimed invention a method of erecting a utility pole including the steps of fabricating tubular sections (column 2, lines 23-31 - interpreted to be the same as the tubular sections are formed of specific materials), pulling the sections together with short repeated strokes by manually adjusting the position of flexible member (24) connecting a tug bracket (25) and a pull arm (31); erecting the utility pole (figure 1); a first location on the flexible member (24) is attached to one tubular section (14) and a plurality of other locations on the flexible member

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include a gripping means (at 21 – figure 2) for gripping a second tubular section (15).

Although McMullin teaches that it would have been obvious to one having ordinary skill in the art at the time the invention was made to provide the step of bringing the tubular sections to a site (obvious when McMullin states it can be quickly disassembled for cleaning and repair - column 1, lines 55-60 - and also since it is a sectional pole, its obvious this would have to be brought to a site to assemble the pole to assure a pole with better transporting features); it is further taught by Marostica et al. that it would have been obvious to one having ordinary skill in the art at the time the invention was made to provide a construction machine with implementing the step with of bringing the at least one of the plurality of tubular sections and the another of the plurality of the tubular sections to a site for erection with the method steps on McMullin in order to decrease the cost of operation, reduce the number of operators required for performing tasks on-site (column 1, lines 54-56 and column 2, lines 23-26).

Claim 13 stands rejected under 35 U.S.C. 103(a) as being unpatentable over Crookham.

Crookham discloses the claimed invention as stated above in claim 11, including a tug bracket (76) including a means for fastening (66, 67) the tug bracket to one of two sections, a flexible member (80) having one end connected to a tug bracket (76) and the other end, connected to a piston of the hydraulic cylinder (52 by 44).

Crookham does not disclose the length of the flexible member between the piston and the tug bracket being adjustable, it would have been an obvious matter of

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design choice to make the length of the flexible member between the piston and the tug bracket adjustable since the applicant has not disclosed that the length of the flexible member being adjustable solves any stated problem or is for any particular purpose and it appears that the invention would perform equally well with the flexible member as interpreted within the reference cited.

Response to Arguments

Applicant's arguments with respect to claims 1-16 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Christy M Green whose telephone number is 703-308-9693. The examiner can normally be reached on M-F 8:00-4:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Carl Friedman can be reached on 703-308-0839. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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Christy Green Patent Examiner May 11, 2004





